10/541011 **Rec'd PCT/PTO 20** DEC 2005



Docket No.: 0-05-106/15524/US/02

Declaration And Power of Attorney For Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

ENHANCED GENERATION OF HYDROXYL RADICALS (Title)

the specification of which (check one)

is attached hereto.

was filed on June 28, 2005 as U.S. Patent Application Serial number 10/541,011 which claims priority to PCT International Application No. PCT/IL2003/001112, filed on December 29, 2003; and on January 2, 2003 as Israeli Application No. 153792.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, and understand that this duty is continuous until this application matures into a patent.

I hereby claim foreign priority benefits under Title 25, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one county other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)

I hereby claim the benefit under 35 U.S.C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the

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Yoel Sasson

(572) 2 566 6850.

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United States, listed below and, insofar as the subject matter of each of the claims of thi application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112. In acknowledge to duty to disclose to the United States Patent and Trademark Office all information know me to be material to patentability as defined in Title 37, C.F.R. Section 1.56 which became available between the filing date of the prior application and the national or PC International filing date of this application:

PCT/IL2003/001112

Decenius 29, 2003

Pending_

(Application Serial No.)

(Filing Date)

(Status - patented pending or abandoned)

I hereby declare that all statements made herein of my own knowledge are true and tha all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the lil so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 1 of the United States Code and that such willful false statements may jeopardize the validity or the application or any patent issued thereon.

I OWER OF ATTORNEY. As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Kevin D. McCarthy (Reg. No. 35,278)

Send Correspondence to:

Keyin D. McCarthy, Esq.

Roach Brown McCorthy & Gruber, P.C.

1629 Liberty Building Buffalo, New York 14202

Direct Telephone Calls to: (name and telephone number)

Kevin D. McCarthy: (716) 852-0400 and

email: kdmccarthy@roach brown.com

Inventor Information:

Full Name of First Inventor: __Ashut

,,,,,,,

Inventor's Signature:

<u>√</u> Da

Date: 11/08/2005

Residence: B103-4 Rushikes Apls., Kacheri Road, Kartaj, 410201, Raigad M.S., India

Post Office Address: B103-4 Rushikes Apts., Kaohori Road, Kartaj, 410201 Raigad N

India

2.00
Full Name of Second Inventor: Yuri Kolodny Rone 0 6
Inventor's Signature: 5 topoet Date: 10.08.2465
Residence:3/6 Raphael Elias Sticet, Tel Aviv 67531, Israel
Citizenship:tsraeli
Post Office Address: 3/6 Raphael Elias Street, Tel Aviv 67531, Israel
Fall Name of Third Inventor:itay Kreisel_
Inventor's Signature: Date:
Residence: _10 Simtat Aharon Street, Haifa 34363, Israel_
Citizenship: Israeli
Post Office Address: 10 Simtat Aharon Street, Haifa 34363, Israel
Full Name of Fourth Inventor: Youl Sasson
Inventor's Signature: Date:
Residence: _30 HaPalmach Street, Jerusalem 92542, Israel
Citizenship: Israeli
Post Office Address: 30 HaPalmach Street, Jerusalem 92542, Israel

Full Name of Second Inventor: full Kolodny
Inventor's Signature: Date:
Residence:3/6 Raphael Elias Street, Tel Aviv 67531, Israel
Citizenship: Israeli
Post Office Address: 3/6 Raphael Elias Street, Tel Aviv 67531, Israel
Full Name of Third Inventor:ltay Kreisel_
Inventor's Signature: How Kraisel Date: 11/8/05
Residence: _10 Simtat Aharon Street, Haifa 34363, Israel_
Citizenship: Israeli
Post Office Address: 10 Simtat Aharon Street, Haifa 34363, Israel
Full Name of Fourth Inventor: Yoel Sasson
Inventor's Signature: Date:
Residence: _30 HaPalmach Street, Jerusalem 92542, Israel
Citizenship: Israeli
Post Office Address: 30 HaPalmach Street, Jerusalem 92542, Israel

Full Name of Second Inventor:Yuri Kolodny
Inventor's Signature: Date:
Residence:3/6 Raphael Elias Street, Tel Aviv 67531, Israel
Citizenship:israeli
Post Office Address: 3/6 Raphael Elias Street, Tel Aviv 67531, Israel
Fuli Name of Third Inventor:Itay Kreisel_
Inventor's Signature: Date:
Residence: _10 Simtat Aharon Street, Haifa 34363, Israel_
Citizenship: Israeli
Post Office Address: 10 Simtat Aharon Street, Haifa 34363, Israel
Full Name of Fourth Inventor Your Sasson
Inventor's Signature: Date: Aug 25, 2005
Residence: _30 HaPalmach Street, Jerusalem 92542, Israel
Citizenship: Israeli
Post Office Address: 30 HaPalmach Street, Jerusalem 92542, Israel